

Clerk stamps date here when form is filed.

The Court read and considered:

- a. JV-220, *Application Regarding Psychotropic Medication*, and JV-220(A),
Prescribing Physician's Statement—Attachment, filed on (date): _____
- b. ☐ JV-222, *Opposition to Application Regarding Psychotropic
Medication*, filed on (date): _____
- c. ☐ Other (specify): _____

The Court finds and orders:

- ① a. ☐ Notice requirements were met.
- b. ☐ Notice requirements were *not* met. Proper notice was not given to:

- ② ☐ The matter is set for hearing on (date): _____
at (time): _____ in (dept.): _____

- ③ ☐ Application was made for authorization to begin or to continue giving
the child the psychotropic medication listed in ⑮ on page 3 of
JV-220(A).

A copy of page 3 is attached to this order.

The application is (check one):

- a. ☐ granted as requested.
- b. ☐ granted with the following modification or conditions to the request as made in ⑮ on the attached
page 3 of JV-220(A) (specify all modifications and conditions): _____

- c. ☐ denied (specify reason for denial): _____

- ④ ☐ Other (specify): _____

Fill in court name and street address:

Superior Court of California, County of

Fill in child's name and date of birth:

Child's Name:

Date of Birth:

Fill in case number when form is filed.

Case Number:

This order is effective until terminated or modified by court order or until 180 days from the date of this order, whichever is earlier. If the prescribing physician is no longer treating the child, this order extends to subsequent treating physicians. A change in the child's placement does not require a new order regarding psychotropic medication. Except in an emergency situation, a new application must be submitted and consent granted by the court before giving the child medication not authorized in this order or increasing medication dosage beyond the maximum daily dosage authorized in this order.

Date: _____



Signature of judge or judicial officer